COPYRIGHT ARBITRATION ROYALTY PANEL

In the Matter of Claims to Cable Royalty Fees pursuant to 17 U.S.C. § 111(d)(4)(A) and 37 C.F.R. § 252.3		GENERAL COUNSEL OF COPYRIGHT AUG 1 1994	
************		RECEIVED	
OPRYLAND USA, INC. does hereby file its claim to compulsory license fees pursuant to 17 U.S.C. § 111(d)(4)(A) and 37 C.F.R. § 252.3 for secondary transmissions by cable systems during the period of January 1 through December 31, 1993.			
In compliance with 37 C.F.R. § 252.3, said claimant hereby furnishes the following information:			
(1)	, and a summing a sumparison (CC3 13,		
(2)	OPRYLAND USA, INC. The full address of the place of business of claimant is:		
(3)	65 MUSIC SQUARE WEST, NASHVILLE, TN 37203 The nature of the copyrighted works whose secondary transmissions provided the basis of the claim is: MOTION PICTURES		
(4)	On the basis of information and belief, our copyrighted program		
		ne subject of a primary transmission by television	
		nAPRIL 3, 1993, and was retransmitted	
on that date by a cable system known as CENCOM PARTNERS, L.P.			
which serves SCHULENBURG, TX			
(5)	If further information is required, please contact:		
	NAME:CANDY PAGE		
	TITLE: TRAFFIC/RESEARCH	H MGR	
	ADDRESS: 65 MUSIC SQUARE NASHVILLE, TN 3	WEST 37203	
	TELEPHONE #: 615-327-0110)	
	FACSIMILE #, IF ANY: 615-32	20-7473	
Signature of Authorized Officer: The process			
Typed/Printed Name: _Tom Griscom, Senior Vice-Pres			
DATE: JULY 14 , 1994 \			